UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

U.S. Securities and Exchange Commission,		
	Plaintiff,)) SUPPLEMENTAL ORDER
V.) Civil No. 11-723 ADM/JSM
Marlon Quan, Acorn Capital Group, LLC and Stewardship Investment Advisors, LLC,))))
	Defendants,	,)
Florene Quan,))
	Relief Defendant,))
Nigel Chatterjee,))
	Intervenor,))
DZ Bank AG Deutsch	ne)
Zentral-Genossenscha Frankfurt am Main,	aftsbank,))
	Intervenor,)
Sovereign Bank,))
	Intervenor,))
and)
Gary Hansen,)
	Receiver.))

This Order sets forth the procedure that will be followed upon the filing of monthly fee applications by Receiver Hansen. See Mem. Opinion and Order, Apr. 30, 2012 [Docket No. 149] at 18 § II (requiring Receiver to submit monthly fee applications). Requests for payment of

CASE 0:11-cv-00723-ADM-JSM Document 162 Filed 06/08/12 Page 2 of 2

the reasonable fees and expenses of Receiver Hansen and his Retained Personnel shall be made

by motion. Receiver Hansen will not be required to obtain a hearing date at the time the motion

is filed. Objections to the motion shall be made within seven (7) days from the date the motion

is filed. If an objection is not filed within this seven-day period, the Court will rule on the

motion without a hearing. If an objection is timely filed, a hearing will be held.

IT IS SO ORDERED.

BY THE COURT:

s/Ann D. Montgomery

ANN D. MONTGOMERY

U.S. DISTRICT JUDGE

Dated: June 8, 2012.

2